

AO 93 (Rev. 11/13) Search and Seizure Warrant

CERTIFIED TRUE COPY
 ATTEST: WILLIAM M. MCCOOL
 Clerk, U.S. District Court
 Western District of Washington

UNITED STATES DISTRICT COURT

Deputy Clerk

for the
 Western District of Washington

In the Matter of the Search of
 (Briefly describe the property to be searched
 or identify the person by name and address)

6520 28th Avenue South
 Seattle, Washington

Case No.

MJ19-342

FILED
 LODGED

ENTERED
 RECEIVED

AUG 15 2019 GT

AT SEATTLE
 CLERK U.S. DISTRICT COURT
 BY WESTERN DISTRICT OF WASHINGTON DEPUTY

SEARCH AND SEIZURE WARRANT

To: Any authorized law enforcement officer

An application by a federal law enforcement officer or an attorney for the government requests the search of the following person or property located in the Western District of Washington
 (Identify the person or describe the property to be searched and give its location):

6520 28th Avenue South, Seattle, Washington, further described in Attachment A

I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property described above, and that such search will reveal (Identify the person or describe the property to be seized):

See Attachment B

YOU ARE COMMANDED to execute this warrant on or before August 9, 2019 (not to exceed 14 days)
☒ in the daytime 6:00 a.m. to 10:00 p.m. ☐ at any time in the day or night because good cause has been established.

Unless delayed notice is authorized below, you must give a copy of the warrant and a receipt for the property taken to the person from whom, or from whose premises, the property was taken, or leave the copy and receipt at the place where the property was taken.

The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an inventory as required by law and promptly return this warrant and inventory to any U.S. Magistrate Judge in West. Dist. of Washington
 (United States Magistrate Judge)

☐ Pursuant to 18 U.S.C. § 3103a(b), I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose property, will be searched or seized (check the appropriate box)

☐ for days (not to exceed 30) ☐ until, the facts justifying, the later specific date of

Date and time issued:

July 26, 2019
3:32 pm

Judge's signature

City and state:

Seattle, Washington

United States Magistrate Judge Mary Alice Theller

Printed name and title

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Return

Case No.: 288A-SE-3142461	Date and time warrant executed: 7/29/19 6:00 AM	Copy of warrant and inventory left with: At 6520 28 th Ave S, Seattle, WA
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Inventory made in the presence of:
— (Subject taken into custody)

Inventory of the property taken and name of any person(s) seized:

See attached evidence log

Aug. 16, 2019 *mmh*

Certification

I declare under penalty of perjury that this inventory is correct and was returned along with the original warrant to the designated judge.

Date: 8/15/19

[Signature]
 Executing officer's signature
 SA Joel Mantini
 Printed name and title

**UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION
Receipt for Property Received/Returned/ Released/Seized**

Case ID: 288A-SE-3142461On (date) Monday, July 29, 19 item(s) listed below were:

- ☒ Collected/Seized
☐ Received From
☐ Returnd To
☐ Released To

(Name) Paige Adele Thompson(Address) 6520 28th AVE S, Seattle, WA

Description of Item(s):

1	Dell Laptop S/N:JKQKJM2 with power cord
2	iPhone black cracks on the backside of phone with power cord
3	USB Thumb Drive Black
4	Samsung Galaxy S8+ S/N: R28J60WNBWT
5	Bushmaster Model: XM15-E25 SN: L43513C Caliber: 223
6	ATI Model: GSG-5 SN: A438065 Caliber: 22
7	Foregrip accessory for Item #6
8	ATI Model: GSG-5 SN: A331021 Caliber: 22
9	TG Knox Model: PPK-Dragonov SN: KRO094 Caliber: 762 by 54R
10	Scope Accessory for Item #9
11	Sleyr-Mannlicher Model: Aug SN: 909USR637 Caliber: 223
12	Anderson MFG Model: AM-15 SN: 14090370 Caliber: 223-556
13	Black Scope Accessory to Item #12
14	FN Herstal Model: PS90 SN: FN092503 Caliber: 5.7 x28
15	5.7mm ammo Magazine Accessory to Item #14
16	Red Dot Precision Scope Accessory to Item #14
17	Century Arms Model: R1A1 Sporter SN: CA33130 Caliber: 308
18	Black Scope Accessory to Item #17
19	AR Upper Accessory for Caliber 556
20	Lower Receiver Accessory
21	Bump stock Accessory
22	Bump stock Accessory
23	FN Model: FNS-40 SN: GRU0004153 Caliber: 40
24	Keltec Model: PF-9 SN: 52497 Caliber: 9mm
25	SIG-SAUER Model: P226 SN: U591698 Caliber: 226

Received By: 
(Signature)Received From: _____
(Signature)Printed Name/Title: Jared Brown / Special Agent Printed Name/Title: _____

**UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION
Receipt for Property Received/Returned/ Released/Seized**

Case ID: 288A-SE-3142461On (date) Monday, July 29, 19

item(s) listed below were:

- ☒ Collected/Seized
☐ Received From
☐ Returnd To
☐ Released To

(Name) Paige Adele Thompson(Address) 6520 28th AVE S, Seattle, WA

Description of Item(s):

26 Laser Sight Accessory to Item #25
 27 SIG-SAUER Model: P228 SN: B304183 Caliber: 228
 28 37mm Flare Launcher
 29 Magazine with .22 caliber bullets
 30 Upper Receiver Model: P226 In black case
 31 37mm Flare Launcher
 32 Miscellaneous Magazines and Aummunition in Clear Case
 33 Four Steno Notebooks
 34 HP Pavillion Laptop Notebook Model: 17-0124d6 SN: 5CD537480Z
 35 One CD Titled "Millie Thompson #N3615-A Blue Pearl Seattle 6616"
 36 Miscellaneous Notes
 37 Magazine
 38 Various Ammo and Magazines
 39 Various Ammo and Magazines
 40 Various Ammo and Magazines
 41 Green Ammo cases with miscellaneous ammo
 42 Green Ammo cases with miscellaneous ammo
 43 Three bottles of pyrodex
 44 Xfinity Bill and Farmer's Insurance Bill
 45 Samsung Tablet IMEI: 3564250708
 46 Black CD case containing 28 CDs
 47 Old Republic Title Binder containing housing and purchasing information
 48 hp purple laptop SN: 5CD7036VDV
 49 Blue Samsung Cellphone without battery Model: SCH-S738C
 50 Cisco Network Switch with Ethernet Cables

Received By: Jared Brown

(Signature)

Received From: _____

(Signature)

51

White Desktop Computer Custom BuiltPrinted Name/Title: Jared Brown / Special Agent

Printed Name/Title: _____

**UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION
Receipt for Property Received/Returned/ Released/Seized**

Case ID: 288A-SE-3142461

On (date) Monday, July 29, 19 item(s) listed below were:

☒ Collected/Seized
☐ Received From
☐ Returnd To
☐ Released To

(Name) Paige Adele Thompson(Address) 6520 28th AVE S, Seattle, WA

Description of Item(s):

52 Microlux external storage device WHL
53 _____
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Received By: Jared Brown
(Signature)Received From: _____
(Signature)76 _____
77 _____Printed Name/Title: Jared Brown / Special Agent Printed Name/Title: _____

ATTACHMENT A
LOCATION TO BE SEARCHED

The SUBJECT RESIDENCE, depicted in the photograph below, is located at 6520 28th Avenue South, Seattle, Washington, and is a grey one-story house with a partial brick facade on the front, and white window frames and eaves. The number 6520 appears to the right side of the front door.



ATTACHMENT B
ITEMS TO BE SEIZED

The following records, documents, files, or materials, in whatever form, including handmade or mechanical form (such as printed, written, handwritten, or typed); photocopies or other photographic form; and electrical, electronic, and magnetic form (such as tapes, cassettes, hard disks, floppy disks, diskettes, compact discs, CD-ROMs, DVDs, optical discs, Zip cartridges, printer buffers, smart cards, or electronic notebooks, or any other electronic storage medium) that constitute evidence, instrumentalities, or fruits of violations of 18 U.S.C. § 1030(a)(2) and (5) for the period from January 1, 2019, to the present:

1. All records relating to any intrusion into servers rented, leased, or contracted by Capital One Financial Corporation ("Capital One") from Amazon.com, Inc. ("Amazon"), or to the exfiltration or theft of data from such servers.
2. All records (including file structures as well as credit card applications, tax returns and bank account information) exfiltrated or stolen from Capital One.
3. All credit card applications, tax returns and bank account information of any person other than (a) Paige Thompson, (b) any other resident of the SUBJECT RESIDENCE, or (c) any family member of either Paige Thompson or any other resident of the SUBJECT RESIDENCE.
4. All records relating to the use of a GitHub account in the name paigeadelethompson.
5. All records relating to the use of IPredator or the TOR network.
6. All records evidencing the use of the nickname or identity "paigeadelethompson."
7. All records relating to the use or, or access to the following services: Twitter, Slack, GitLab, and Meetup.
8. All records evidencing the use of the nickname or identity "erratic."
9. All records relating to Capital One.

10. All records relating to Amazon, including to any prior employment at Amazon.
11. All records relating to any intrusion into the servers of any company, educational institution, or governmental entity, at Amazon or elsewhere, or to the exfiltration or theft of data from such servers.
12. All computers, notebook computers, laptop computers, and electronic storage media and/or their components, which include:
 - a. Any digital device or other electronic storage media capable of being used to commit, further, or store evidence of the offenses listed above;
 - b. Any digital devices or other electronic storage media used to facilitate the transmission, creation, display, encoding or storage of data, including word processing equipment, modems, docking stations, monitors, cameras, printers, plotters, encryption devices, and optical scanners;
 - c. Any magnetic, electronic or optical storage device capable of storing data, such as floppy disks, hard disks, tapes, CD-ROMs, CD-R, CD-RWs, DVDs, optical disks, printer or memory buffers, smart cards, PC cards, memory calculators, electronic dialers, electronic notebooks, and personal digital assistants;
 - d. Any documentation, operating logs and reference manuals regarding the operation of the digital device or other electronic storage media or software;
 - e. Any applications, utility programs, compilers, interpreters, and other software used to facilitate direct or indirect communication with the computer hardware, storage devices, or data to be searched;
 - f. Any physical keys, encryption devices, dongles and similar physical items that are necessary to gain access to the computer equipment, storage devices or data; and
 - g. Any passwords, password files, test keys, encryption codes or other information necessary to access the computer equipment, storage devices or data.
13. Any digital devices or electronic storage media that were or may have been used as a means to commit the offenses described on the warrant, including computer fraud/hacking in violation of 18 U.S.C. § 1030(a)(2) and (5).
14. For any digital device or other electronic storage media upon which electronically stored information that is called for by this warrant may be

contained, or that may contain things otherwise called for by this warrant:

- a. evidence of who used, owned, or controlled the digital device or other electronic storage media at the time the things described in this warrant were created, edited, or deleted, such as logs, registry entries, configuration files, saved usernames and passwords, documents, browsing history, user profiles, email, email contacts, "chat," instant messaging logs, photographs, and correspondence;
 - b. evidence of software that would allow others to control the digital device or other electronic storage media, such as viruses, Trojan horses, and other forms of malicious software, as well as evidence of the presence or absence of security software designed to detect malicious software;
 - c. evidence of the lack of such malicious software;
 - d. evidence of the attachment to the digital device of other storage devices or similar containers for electronic evidence;
 - e. evidence of counter-forensic programs (and associated data) that are designed to eliminate data from the digital device or other electronic storage media;
 - f. evidence of the times the digital device or other electronic storage media was used;
 - g. passwords, encryption keys, and other access devices that may be necessary to access the digital device or other electronic storage media;
 - h. documentation and manuals that may be necessary to access the digital device or other electronic storage media or to conduct a forensic examination of the digital device or other electronic storage media; and
 - i. contextual information necessary to understand the evidence described in this attachment.
15. Records and things evidencing communication with an Internet Protocol address controlled by IPredator or with the TOR network:
- a. routers, modems, and network equipment used to connect computers to the Internet;
 - b. records of Internet Protocol addresses used and connected to;
 - c. records of Internet activity, including firewall logs, caches, browser history and cookies, "bookmarked" or "favorite" web pages, search terms that the

user entered into any Internet search engine, and records of user-typed web addresses.

THE SEIZURE OF DIGITAL DEVICES OR OTHER ELECTRONIC STORAGE MEDIA AND/OR THEIR COMPONENTS AS SET FORTH HEREIN IS SPECIFICALLY AUTHORIZED BY THIS SEARCH WARRANT, NOT ONLY TO THE EXTENT THAT SUCH DIGITAL DEVICES OR OTHER ELECTRONIC STORAGE MEDIA CONSTITUTE INSTRUMENTALITIES OF THE CRIMINAL ACTIVITY DESCRIBED ABOVE, BUT ALSO FOR THE PURPOSE OF THE CONDUCTING OFF-SITE EXAMINATIONS OF THEIR CONTENTS FOR EVIDENCE, INSTRUMENTALITIES, OR FRUITS OF THE AFOREMENTIONED CRIMES.

THIS WARRANT AUTHORIZES THE SEIZURE OF DIGITAL DEVICES AND OTHER ELECTRONIC STORAGE MEDIA FOUND IN THE SUBJECT RESIDENCE THAT APPEAR TO BE OWNED, AND PREDOMINANTLY USED, BY A PERSON OTHER THAN PAIGE THOMPSON, BUT IT DOES NOT AUTHORIZE THE FURTHER SEARCH OF THOSE DEVICES (WHICH SHALL REQUIRE THE ISSUANCE OF A FURTHER SEARCH WARRANT AUTHORIZING SUCH ACTUAL SEARCH).